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INTERSCHOLASTIC FEDERATION and the 10  
CIE Sections

[Additional Counsel on Signature Page]

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA**

DOMINIK CALHOUN, on behalf of himself and all others similarly situated:

Case No.: 3:25-cv-4603-LB

**Plaintiff.**

**STIPULATION AND [PROPOSED]  
ORDER FOR EXTENSION OF TIME  
FOR DEFENDANTS TO RESPOND  
TO COMPLAINT, BRIEFING  
SCHEDULE AND PAGE LIMITS  
PURSUANT TO CIVIL LOCAL  
RULES 6-1(B) AND 6-2**

CALIFORNIA INTERSCHOLASTIC  
FEDERATION; CENTRAL SECTION OF  
CALIFORNIA INTERSCHOLASTIC  
FEDERATION; CENTRAL COAST  
SECTION, CALIFORNIA  
INTERSCHOLASTIC FEDERATION; CIF  
LOS ANGELES CITY SECTION; NORTH

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## STIPULATION FOR EXTENSION OF TIME

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CASE NO. 3:25-CV-4603-LB

1 COAST SECTION OF THE CALIFORNIA  
2 INTERSCHOLASTIC FEDERATION;  
3 NORTHERN SECTION CALIFORNIA  
4 INTERSCHOLASTIC FEDERATION;  
5 OAKLAND ATHLETIC LEAGUE, CIF  
6 OAKLAND SECTION; CALIFORNIA  
7 INTERSCHOLASTIC FEDERATION-SAC  
8 JOAQUIN SECTION; CALIFORNIA  
9 INTERSCHOLASTIC FEDERATION, SAN  
10 DIEGO SECTION; CALIFORNIA  
11 INTERSCHOLASTIC FEDERATION SAN  
12 FRANCISCO CITY SECTION, CALIFORNIA  
13 INTERSCHOLASTIC FEDERATION  
14 SOUTHERN SECTION, all California non-profit  
15 corporations; 2080 MEDIA, INC.; HUDDLE  
16 TICKETS, LLC; NFHS NETWORK, LLC;  
17 MAXPREPS, INC.; VNN, INC.; PLAYFLY,  
18 LLC, SBLIVE SPORTS, INC., and  
19 SPECTRUM SPORTSNET, LLC, all Delaware  
20 for-profit corporations;

21 Defendants.

22 Plaintiff Dominik Calhoun (“Plaintiff”) and Defendants California Interscholastic  
23 Federation, Central Section of California Interscholastic Federation, Central Coast Section,  
24 California Interscholastic Federation, CIF Los Angeles City Section, North Coast Section of the  
25 California Interscholastic Federation, Northern Section California Interscholastic Federation,  
26 Oakland Athletic League, CIF Oakland Section, California Interscholastic Federation-Sac  
27 Joquin Section, California Interscholastic Federation, San Diego Section, California  
28 Interscholastic Federation San Francisco City Section, California Interscholastic Federation  
29 Southern Section, 2080 Media, Inc., Huddle Tickets, LLC, NFHS Network, LLC, MaxPreps,  
30 Inc., VNN, Inc., Playfly, LLC, SBLive Sports, Inc., and Spectrum SportsNet, LLC  
31 (“Defendants” and, together with Plaintiff, the “Parties”), by and through their respective  
32 attorneys of record herein and without waiving any rights, claims, or defenses they have in this

1 action, enter into this Stipulation pursuant to Civil Local Rules 6-1(b) and 6-2 with reference to  
2 the following circumstances:

3 WHEREAS, Plaintiff filed the Complaint on May 30, 2025 (ECF No. 1);

4 WHEREAS, Plaintiff filed waivers of service and/or executed summonses for each  
5 Defendant (ECF Nos. 8-9, 12-18);

6 WHEREAS, Defendants currently have varying response dates;

7 WHEREAS, the Parties desire to agree on a uniform response date for all Defendants, as  
8 well as a briefing schedule and page limits with respect to Defendants' anticipated motions to  
9 dismiss;

10 WHEREAS, the Parties agree that nothing in this Stipulation shall be construed as a  
11 waiver of any Party's rights or positions in law or in equity, other than as to the timeliness of  
12 Defendants' responses to the Complaint, and that all Parties expressly reserve and do not waive  
13 all other arguments or defenses that any Party would otherwise have as of the date of this  
14 Stipulation;

15 WHEREAS, there have been no prior time modifications in this case and it is not  
16 anticipated this time modification will have any effect on the schedule for the case;

17 IT IS HEREBY STIPULATED, subject to approval of the Court, as follows:

18 1. Defendants' deadline to move to dismiss or otherwise respond to the Complaint is  
19 August 25, 2025.

20 2. In the event Defendants file a motion under Paragraph 1, Plaintiff's deadline to  
21 respond to any such motion is September 25, 2025, and Defendants' deadline to reply is  
22 October 17, 2025.

23 3. Defendants may file one or more motions to dismiss under Rule 12, subject to a  
24 total page limit of 75 pages (excluding caption, notices, tables, and signature pages). Plaintiff's  
25 opposition brief or briefs are limited to 75 pages (excluding caption, notices, tables, and

1 signature pages), and Defendants' reply or replies are limited to 35 pages (excluding caption,  
2 notices, tables, and signature pages).

3

4 Dated: July 29, 2025

5 ARNOLD & PORTER KAYE SCHOLER LLP

6 By: /s/ Daniel B. Asimow  
7 Daniel B. Asimow

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20 *SECTION, CALIFORNIA INTERSCHOLASTIC FEDERATION,*  
21 *CIF LOS ANGELES CITY SECTION, NORTH COAST SECTION*  
22 *OF THE CALIFORNIA INTERSCHOLASTIC FEDERATION,*  
23 *NORTHERN SECTION CALIFORNIA INTERSCHOLASTIC*  
24 *FEDERATION, OAKLAND ATHLETIC LEAGUE, CIF OAKLAND*  
25 *SECTION, CALIFORNIA INTERSCHOLASTIC FEDERATION-*  
26 *SAC JOAQUIN SECTION, CALIFORNIA INTERSCHOLASTIC*  
27 *FEDERATION, SAN DIEGO SECTION, CALIFORNIA*  
28 *INTERSCHOLASTIC FEDERATION SAN FRANCISCO CITY*  
*SECTION, and CALIFORNIA INTERSCHOLASTIC FEDERATION*  
*SOUTHERN SECTION*

1 Dated: July 29, 2025

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28 STIPULATION FOR EXTENSION OF TIME

CASE NO. 3:25-CV-4603-LB

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25 *Attorneys for Plaintiff and the Proposed Class*  
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27

1 PURSUANT TO STIPULATION, IT IS SO ORDERED.  
2  
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Dated: July 29, 2025



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The Honorable Laurel Beeler  
United States Magistrate Judge

## **ATTESTATION**

I am the ECF user whose identification and password are being used to file the foregoing Stipulation and [Proposed] Order for Extension of Time for Defendants to Respond to Complaint and Plaintiff's to Respond to Any Motion Filed by Defendants in Response to the Complaint and Defendants' Reply Pursuant to Civil Local Rules 6-1(b) and 6-2. Pursuant to Civil Local Rule 5-1(i)(3), I attest that all other signatories listed, and on whose behalf the filing is submitted, concur in this filing's content and have authorized such filing.

Dated: July 29, 2025

/s/ Daniel B. Asimow

Daniel B. Asimow